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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-----------------------------------|-----------------------------|-----------------------|---------------------|------------------|--|
| 10/554,111 | 08/31/2006 | Miles Barnaby Gerrard | Q90854 | 9437 | |
| 23373 SUGHRUE MI | 7590 09/06/200° ON. PLLC | 7 | EXAMINER | | |
| 2100 PENNSYLVANIA AVENUE, N.W. | | | FLEMING, FAYE M | | |
| SUITE 800 WASHINGTON, DC 20037 | | | ART UNIT | PAPER NUMBER | |
| | • | | 3616 | | |
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| | • | · | 09/06/2007 | PAPER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | Application No. | Applicant(s) | |
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| | 10/554,111 | BARNABY, MILES | |
| Office Action Summary | Examiner | Art Unit | |
| | Faye M. Fleming | 3616 | • |
| The MAILING DATE of this communication apperiod for Reply | pears on the cover sheet v | vith the correspondence add | Iress |
| A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b). | NATE OF THIS COMMUN 136(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become A | ICATION. reply be timely filed NTHS from the mailing date of this cor ABANDONED (35 U.S.C. § 133). | |
| Status | | | |
| Responsive to communication(s) filed on 2a) ☐ This action is FINAL. 2b) ☐ This 3) ☐ Since this application is in condition for alloware closed in accordance with the practice under the practice. | s action is non-final. ince except for formal ma | • • | merits is |
| Disposition of Claims | | | |
| 4) Claim(s) 1-9 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-9 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or | | • | |
| Application Papers | | | |
| 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 1. | cepted or b) objected to drawing(s) be held in abeya tion is required if the drawing | nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFF | |
| Priority under 35 U.S.C. § 119 | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list | ts have been received. ts have been received in a rity documents have been u (PCT Rule 17.2(a)). | Application No n received in this National S | Stage |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | Paper No | Summary (PTO-413) (s)/Mail Date Informal Patent Application | |

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Matsuoka (JP409095113A).

Matsuoka discloses a motor vehicle independent suspension for connecting a wheel-carrier (14) of a vehicle wheel (12) to the vehicle structure, comprising a first, a second and a third rod-like connection member (26, 28, 30), wherein each of these rod-like connection members has at the one end a first point of articulation (32, 36, 40) to the wheel-carrier (14) and at the opposite end a second point of articulation via (34, 38, 42) to the vehicle structure and is arranged to control one degree of freedom of translation along an axis substantially passing through its own points of articulation; the suspension being also arranged to control the remaining two degrees of freedom of the wheel-carrier by virtue of the torsional stiffness of at least one of the rod-like connection members about its own axis and about a direction substantially perpendicular to its own axis. The first rod-like connection member (26) is arranged to control also a second degree of freedom of rotation about its own axis and a third degree of freedom of rotation about a direction substantially perpendicular to its own axis. The first rod-like connection member (26) comprises an elongated central body carrying at its ends a first seat via 34 for at least one first bush (34) for articulation to the wheel-carrier and a second seat via 32 for at least one second bush (32) for articulation to the vehicle structure. The first and second seat of the first rod-like connection member carries a pair of bushes

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(32, 34) defining a respective axis of articulation. The axes of articulation of the first rod-like connection member are substantially perpendicular to the axis of that member. The axes of articulation of the first rod-like connection member are substantially parallel to each other. The central body of the first rod-like connection member has a cylindrical tubular structure. The ratio between the longitudinal size and the transverse size of the first rod-like connection member (26) is at least three.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Faye M. Fleming whose telephone number is (571) 272-6672. The examiner can normally be reached on M-F (9:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Dickson can be reached on (571) 272-6669. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application
Information Retrieval (PAIR) system. Status information for published applications may be obtained from
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Faye M. Fleming Primary Examiner Art Unit 3616